STATE OF NEW JERSEY COUNCIL ON AFFORDABLE HOUSING NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS

REPAYMENT MORTGAGE Contains Deed Restrictions

MORTGAGE IS SUBORDINATE TO A FIRST PURCHASE MONEY MORTGAGE OR REFINANCING

	Pre	pared by:		
		, , _	JOSEPH A.	ZEMAITIS, JR.
This Mortgage made on FEBRUARY 26 , 19_	93 between		MARY L. HOUGH	I
'referred to as "Borrower") and		OF NEWARK		(referred to as the "Authority"),
referred to as Borrower , and				
which Authority is an instrumentality of		OF REWARD	1/6	nerred to as the municipality /
DEPAYMENT MODES AND NOTE				•
REPAYMENT MORTGAGE NOTE		h the Droport	· (described below)	nurchased by the Borrower the
In consideration of value received by the Borrower in c	connection wit	n the Property	(described below)	purchased by the Boltower, the
3orrower has signed a note dated 2/26/93	The Borro	wer promises	to pay the amounts	due under the Note and to abide
by all promises contained in the Note.				, .
MORTGAGE AS SECURITY				15.
This Mortgage is given to the Authority as security for	the payment	due and the	performance of all p	promises under the Note. The
Borrower mortgages the real estate owned by the Borrow	ver described	l as follows (re	eferred to as the "Pi	roperty"):
All of the land located in the CITY	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0	NEWAR	К
All of the land located in the				
County ofESSEX	and State	of New Jerse	y, specifically descr	ibed as follows:
Street Address: 81 CALLAHAN COURT City: Zip: 071	100	10	· · · · · · · · · · · · · · · · · · ·	27. 20.
City: Zip:	103 BI	ock No.:40	0	Lot No.: 24.20
Also more particularly described as:				1

Together with:

- 1. All buildings and other improvement that now are or will be located on the Property.
- 2. All fixtures, equipment and personal property that now are or will be attached to or used with the land, buildings and improvements of or on the Property.
- 3. All rights which the Borrower now has or will acquire with regard to the Property.

BORROWERS ACKNOWLEDGEMENTS

- 1. The Borrower acknowledges and understands that:
- a) Municipalities within the State of New Jersey are required under the Fair Housing Act and regulations adopted under the authority of the Act to provide for their fair share of housing that is affordable to households of low and moderate income; and
- b) The Property which is subject to this Mortgage has been designated as housing which must remain affordable to low and moderate income households for at least thirty years unless a shorter time period is authorized in accordance with rules established by any agency having jurisdiction (the "restricted period"); and
- c) To ensure that such housing, including this Property, remains affordable to low and moderate income households during the restricted period, an Affordable Housing Agreement has been executed by the Borrower that constitutes covenants running with the land with respect to the Property and the Municipality has adopted procedures and restrictions governing the resale of the Property and; and
- d) The Authority to which the Property is mortgaged has been designated by the Municipality to administer the procedures and restrictions governing such housing.
- 2. The Borrower also acknowledges and understands that the Property has been purchased at a restricted sales price that is less than the fair market value of the Property.

BORROWER'S PROMISES

In consideration for the value received in connection with the purchase of the Property at a restricted sales price, the Borrower agrees as follows:

- 1. The Borrower will comply with all of the terms of the Note and this Mortgage which includes:
 - a) Within the restricted period starting with the date the Borrower

obtained title to the Property, the Borrower shall not sell or transfer title to the Property for an amount that exceeds the maximum allowable resale price as established by the Authority. In the event of breach of this promise, Borrower hereby assigns all proceeds in excess of the maximum allowable resale price to the Authority, said assignment to be in addition to any and all rights and remedies the Authority has upon default.

- b) At the first non-exempt transfer of title of the Property after the ending date of the restricted period, the Borrower agrees to repay 95% of the incremental amount between the maximum allowable resale price and the fair market selling price which has accrued to the Property during the restricted period to the Authority.
- 2. The Borrower warrants title to the premises (N.J.S.A. 46:9-2). This means the Borrower owns the Property and will defend its ownership against all claims.
- 3. The Borrower shall pay all liens, taxes, assessments and other governmental charges made against the Property when due. The Borrower will not claim any credit against the principal and interest payable under the Note and this Mortgage for any taxes paid on the Property.
- 4. The Borrower shall keep the Property in good repair, neither damaging nor abandoning it. The Borrower will allow the Authority to inspect the Property upon reasonable notice.
- 5. The Borrower shall use the Property in compilance with all laws, ordinances and other requirements of any governmental authority.

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CONTROLS ON AFFORDABILITY

The procedures and restrictions governing resale of the Property have been established pursuant to the Fair Housing Act and the regulations adopted under the authority of the Act, (all collectively referred to as "Controls on Affordability"). Reference is made to the Controls on Affordability for the procedure in calculating the

maximum allowable resale price, the method of repayment described in item 1(b) of the section entitled "Borrower's Promises", and the definition of a "restricted sale" for purposes of determining when the Affordability Controls are applicable, and the determination of the restricted period of time.

RIGHTS GIVEN TO LENDER

The Borrower, by mortgaging the Property to the Authority, gives the Authority those rights stated in this Mortgage, all rights the law gives to lenders, who hold mortgages, and also all rights the law gives to the Authority and/or Municipality under the Affordability Controls. The rights given to the Authority and the restrictions upon the Property are covenants running with the land. The rights, terms and restrictions in this Mortgage shall bind the Borrower and all subsequent purchasers and owners of the Property, and the helrs and assigns of all of them. Upon performance of the promises contained in the Note and Mortgage, the Authority will cancel this Mortgage at its expense.

DEFAULT

The Authority may declare the Borrower in default on the Note and this Mortgage if:

- 1. The Borrower falls to comply with the provisions of the Affordable Housing Agreement;
- 2. The Borrower falls to make any payment required by the Note and this Mortgage;
- 3. The Borrower falls to keep any other promise made in this Mortgage:
- 4. The ownership of the Property Is changed for any reason without compilance with the terms of the Note and Mortgage;
- 5. The holder of any lien on the Property starts foreclosure proceedings: or
- 6. Bankruptcy, insolvency or receivership are started by or against any of the Borrowers.

AUTHORITY'S RIGHTS UPON DEFAULT

If the Authority declares that the Note and this Mortgage are in default, the Authority shall have, subject to the rights of the First Mortgagee, all rights given by law or set forth in this Mortgage.

ALL NOTICES MUST BE IN WRITING AND PERSONALLY DE-LIVERED OR SENT BY CERTIFIED MAIL. RETURN RECEIPT REQUESTED, TO THE ADDRESSES GIVEN IN THIS MORT-GAGE. ADDRESS CHANGES MAY BE MADE UPON NOTICE TO THE OTHER PARTY.

NO WAIVER BY AUTHORITY

The Authority may exercise any right under this Mortgage or under any law, even if the Authority has delayed in exercising that right or has agreed in an earlier instance not to exercise that right. The Authority does not waive its right to declare the Borrower is in default by making

payments or incurring expense on behalf of the Borrower.

EACH PERSON LIABLE

This Mortgage is legally binding upon each Borrower and all who succeed to their responsibilities (such as helrs and executors). The Authority may enforce any of the provisions of the Note and this Mortgage against any one or more of the Borrowers who sign this Mortgage.

SUBORDINATE MORTGAGE

The lien on this Mortgage is inferior to and subject to the terms and provisions of the First Purchase Money Mortgage executed . contemporaneously herewith or any subsequent refinancing.

NO ORAL CHANGES

This Mortgage can only be changed by an agreement in writing signed by both the Borrower and the Authority.

SIGNATURES

The Borrower agrees to the terms of this Mortgage by signing below.

ACKNOWLEDGEMENT

Borrower acknowledges receipt of a true copy of this mortgage at no charge.

Dated: FEBRUARY 26, 1993				
				
ATTEST:		Ву:		
LISA A. HENDRICKS-RICHARDSON			Signature (Barrower) MARY L. HOUGH	
,			v	Signature (Co-Borrower)
STATE OF NEV	V JERSEY)	,	•
)ss		
COUNTY OF	MONMOUTH)		
	BE IT REMEM			RY , 19 93 , before me, the subscriber, MARY L. HOUGH
named in the wi	thin instrument; t	his/her oath, deposes and m	nakes proof to my satisfage for the described Pro	action, that he/she is the Borrower (Co-Borrower) perty; that the execution, as well as the making of
Sworn to and su	ubscribed before	me,		
the date aforesi	ald.			
				KH0\/047226

STATE OF NEW JERSEY COUNCIL ON AFFORDABLE HOUSING NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS

REPAYMENT MORTGAGE NOTE

DEDDIADY OF 2	DATIONITION IN
FEBRUARY 26 ,199 3	, New Jersey
·	
FOR VALUE RECEIVED MARY I. HOUGH	(referred to as the "Borrower")
CITY OF NEWARK	(referred to as the "Authority")
an instrumentality ofCITY_OF_NEWARK	(the "Municipality") the amounts specified in this Note and
promises to abide by the terms contained below.	
REPAYMENT MORTGAGE	
· · · · · · · · · · · · · · · · · · ·	is Note and the performance of all promises contained in this Note, the
Borrower is giving the Authority a Repayment Mortgage, date	od 2/26/93The Repayment Mortgage covers real estate
	of such real estate being contained in the Repayment Mortgage . This
mortgage is subordinate to the first mortgage executed content	mporaneously herewith or any subsequent financing.
BORROWERS PROMISE TO PAY AND OTHER TERMS	
	ditions that prohibit its sale at a fair market price for an established period
	Borrower obtains title to the Property, the Borrower shall not sell or transfer
title to the Property for an amount that exceeds a maximum a	
	period in excess of the restricted amount shall be paid to the Authority.
	after restrictions have ended, the Borrower agrees to repay 95% of the
	owable resale price and the fair market selling price which has accrued to
the Property during the restricted period of res	
The amount due and payable to the Authority shall	
2. The amount due and payable to the ruthonly oftan	
FAIR MARKET PRICE less N	MAXIMUM ALLOWABLE RESALE PRICE
	equals
PRIC	E DIFFERENTIAL
ROPRO	WER'S PROCEEDS
Bonne	equals
MAXIMUM ALLOWABLE RESAL	E PRICE plus 5% OF PRICE DIFFERENTIAL
ARA	OUNT OF NOTE
Out.	equals .
FAIR MARKET PRICE	E less BORROWER'S PROCEEDS
WAIVER OF FORMAL ACTS	
The Borrower waives its right to require the Authority	to do any of the following before enforcing its rights under this Note:
1. To demand payment of amount due (know	n as Presentment).
2. To give notice that amounts due have not t	
3. To obtain an official certificate of non-paym	
RESPONSIBILITY UNDER NOTE	
	lually obligated to pay the amounts due and to abide by the terms under
this Note. The Authority may enforce this Note against any	one or more of the Borrowers or against all Borrowers together.
SIGNATURES	
The Borrower agrees to the terms of this Note by sig	ning below.
WITNESSED:	L.S.
LISA A. HENDRICKS-RICHARDSON	MARY L. HOUGH
	L.S.